In the Matter of the Qwest Corporation
Petition for Commission Approval of 2010
Additions to Non-Impaired Wire Center List

DOCKET NO. 10-049-22

ERRATA REPORT AND ORDER
APPROVING TIER 2 DESIGNATION OF
QWEST’S SALT LAKE CITY EAST
EXCHANGE AND TIER 1 STATUS OF
SALT LAKE CITY WEST EXCHANGE

ISSUED: September 1, 2010

SYNOPSIS

The Commission approves Qwest Corporation’s (“Qwest”) designation of the Salt Lake City East exchange as a Tier 2 wire center and its addition as such to Qwest’s non-impaired wire center list. The Commission approves Qwest’s designation of the Salt Lake City West exchange as a DS3 Loop wire center.

PROCEDURAL HISTORY

On June 14, 2010, Qwest Corporation (“Qwest”) filed a Petition for Commission Approval of 2010 Additions to Non-Impaired Wire Center List and Motion for Expedited Issuance of Protective Order seeking the opening of a Commission docket for approval of Qwest’s 2010 additions to its non-impaired wire center list and issuance of a protective order to govern disclosure of information relevant to Qwest’s data supporting its list of additional non-impaired wire centers. Qwest seeks Commission approval of the Tier 2 non-impairment designation.

1 Salt Lake City West was granted Tier 1 status effective July 8, 2005 in the Commission’s order in Docket No. 06-049-40.
On June 15, 2010, the Commission issued a Protective Order. On June 17, 2010, Qwest petitioned that a modified Protective Order be issued to address highly confidential information. On June 23, 2010 the Commission issued the requested order. On July 27, 2010 the Division of Public Utilities filed a Memorandum recommending approval of the original motion. No other parties have opposed the requested designations.

**DISCUSSION, FINDINGS, AND CONCLUSIONS**

As no party or person has presented any opposition, it appears no dispute exists regarding the designation of Qwest’s Salt East exchange/wire center as a Tier 2 non-impaired wire center, or the designation of Qwest’s Salt Lake West exchange/wire center as a DS3 Loop non-impaired wire center. The Administrative Law Judge therefore views this matter as unopposed and uncontested and concludes it is in the public interest to proceed informally without hearing. Pursuant to Rule 746-110-2, the Administrative Law Judge also concludes good cause exists to waive the 20-day tentative period for an order issued in an informally adjudicated proceeding. Accordingly, the Administrative Law Judge recommends this order become effective on the date of issuance.

Based upon the record presented and recommendation, the Administrative Law Judge finds that Qwest’s Salt Lake City East wire center should be designated a Tier 2 non-impaired wire center and Salt Lake City West as a DS3 Loop non-impaired designation. As was
done in Docket 07-049-30, the non-impaired designations approved by this Report and Order should be effective upon issuance of this Report and Order.

Wherefore, based upon the foregoing information, and for good cause appearing, the Administrative Law Judge enters the following proposed:

**ORDER**

NOW, THEREFORE, IT IS HEREBY ORDERED, that:

· This matter be, and it is, converted to an informal proceeding pursuant to §63G-4-203, as amended.

· Qwest’s designation of its Salt Lake East exchange as a Tier 2 non-impaired wire center, and Qwest’s designation of its Salt Lake West exchange as a DS3 Loop non-impaired wire center, and its additions as such to Qwest’s non-impaired wire center list is approved, effective the date of this Order.

Pursuant to Sections 63G-4-301 and 54-7-15 of the Utah Code, an aggrieved party may request agency review or rehearing of this Order by filing a written request with the Commission within 30 days after the issuance of this Order. Responses to a request for agency review or rehearing must be filed within 15 days of the filing of the request for review or rehearing. If the Commission does not grant a request for review or rehearing within 20 days after the filing of the request, it is deemed denied. Judicial review of the Commission’s final agency action may be obtained by filing a petition for review with the Utah Supreme Court within 30 days after final agency action. Any petition for review must comply with the
requirements of Sections 63G-4-401 and 63G-4-403 of the Utah Code and the Utah Rules of Appellate Procedure.

DATED at Salt Lake City, Utah, this 1st day of September, 2010.

/s/ Ruben Arredondo
Administrative Law Judge

Approved and Confirmed this 1st day of September, 2010, as the Report and Order of the Public Service Commission of Utah.

/s/ Ted Boyer, Chairman

/s/ Ric Campbell, Commissioner

/s/ Ron Allen, Commissioner

Attest:

/s/ Julie Orchard
Commission Secretary